

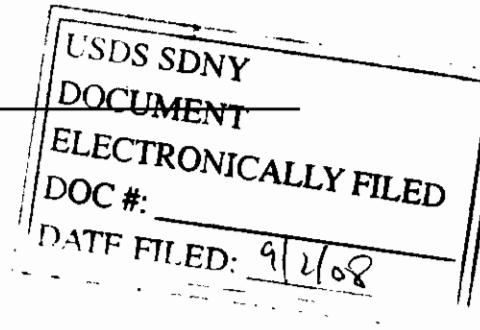


United States Attorney
Southern District of New York

AUG 29 2008

The Silvio J. Mollo Building
One Saint Andrew's Plaza
New York, New York 10007

August 29, 2008



MEMO ENDORSED

Hand Delivery

Hon. Richard J. Sullivan
United States District Judge
500 Pearl Street, Room 615
New York, New York 10007

Re: *United States v. Up to \$6,100,000 on Deposit in Account No.*
[REDACTED] 5876 at Bank Julius Baer Co. Ltd., et al., 07 Civ. 04430 (RJS)
(Ajaz Rahim, Claimant/Interested Party)

Dear Judge Sullivan:

In an Order filed August 12, 2008, the Court set a briefing schedule for the Government's motion for summary judgment against claimant Ajaz Rahim based on the fugitive disentitlement doctrine, in accordance with discussions at the conference before Your Honor on August 8, 2008. The Government requested, and the Court directed, that the Government's motion be filed by August 29, 2008. Mr. Musoff indicated that he would be out of the office until September 2, 2008. The date for service of his opposition papers was set for September 26, 2008.

Although the Government's papers are substantially completed, and despite its best efforts, the Government asks this Court for an extension of time of one business day, to September 2, 2008, to file its motion. There are several reasons for this request, including an unfortunately-timed failure of a disk drive on the undersigned's office laptop, and her desire not to ruin her co-workers's long weekend.

I attempted to contact Mr. Musoff to obtain his position on this request, but was notified that he will be out of the office until September 2, 2008.

Hon. Richard J. Sullivan
August 29, 2008

Page 2

For the foregoing reasons, the Government respectfully requests that the Court extend the time for the filing of the Government's motion for summary judgment against claimant Ajaz Rahim based on the fugitive disentitlement doctrine by one business day, to September 2, 2008.

Respectfully,

MICHAEL J. GARCIA
United States Attorney
Attorney for Plaintiff
The United States of America

By: Barbara A. Ward / B.A.
BARBARA A. WARD
Assistant United States Attorney
Telephone: (212) 637-1048
Facsimile: (212) 637-0421
Barbara.Ward@usdoj.gov

cc:

Jay K. Musoff, Esq.
Orrick, Herrington & Sutcliffe LLP
Counsel for Ajaz Rahim
666 Fifth Avenue
New York, NY 10103-0001
jmusoff@orrick.com
(By E-Mail and U.S. Mail)

Hina Ajaz, Claimant Pro Se
hinaajaz_hinaajaz@yahoo.ca

(By E-Mail)

SO ORDERED: The time for the filing of the Government's motion for summary judgment against claimant Ajaz Rahim based on the fugitive disentitlement doctrine is extended by one business day, to September 2, 2008.

Dated: 9/2/08

Richard J. Sullivan
HON. RICHARD J. SULLIVAN
UNITED STATES DISTRICT JUDGE